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Statement of Substance of Examiner Interview

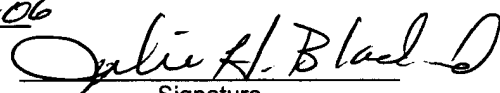
Atty. Docket No.
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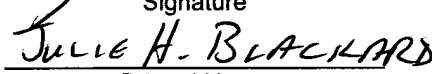


Applicants N. Isaac Rajkumar, et al.	
Application No. 10/733,798	Date Filed 12/11/2003
Title Method and System for an Extensible Caching Framework	
Group Art Unit 2186	Examiner Patel, Hetul B.
Confirmation No. 8964	

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Commissioner for Patents
P.O. Box 1450
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Dear Sir:

This paper is to summarize the interview conducted with Examiner Hetul Patel on August 25, 2006 with Applicants' representatives, Ari Akmal and Paul Loomis.

Summary

On August 25, 2006, Applicants' attorney, Ari Akmal, held a telephone conference with Examiner Hetul Patel regarding Claim 1 and the prior art Shen (USPN 5,946,697). Attorney Akmal explained and pointed out how the claims as written were not covered by the cited prior art. While Applicant believed that the claims as they stood were not disclosed in the Shen prior art, proposed claim amendments were presented to the Examiner.

Examiner suggested Applicant present these amendments with the detailed arguments in the next official response. Examiner also warned Attorney Akmal that if he adds similar limitations in co-pending applications, then he might need to file the Terminal Disclaimer to overcome the double patenting rejection.

No agreement was reached.

The Director of the U.S. Patent and Trademark Office is hereby authorized to charge any fees or credit any overpayments to Deposit Account No. 50-3183 of Sprinkle IP Law Group.

Respectfully submitted,

Sprinkle IP Law Group
Attorneys for Applicant


Ari G. Akmal
Reg. No. 51,388

Date: 11-09-06
1301 W. 25th Street, Suite 408
Austin, TX 78705
Tel. (512) 637-9226
Fax. (512) 371-9088